1 2 3 4 5 6 7 8 9 10 11 12 13	Robert M. Bramson (SBN 102006) rbramson@bramsonplutzik.com BRAMSON, PLUTZIK, MAHLER & BIRKHAEUSER, LLP 2125 Oak Grove Road, Suite 120 Walnut Creek, CA 94598 Telephone: (925) 945-0200 Facsimile: (925) 945-8972 Attorneys for Plaintiffs ROYLENE RAY, KELLY CANNON, KARI HODGES and LAKETA COULTER Additional Counsel on Signature Page Jeffrey D. McFarland (SBN 157628) jeffmcfarland@quinnemanuel.com Stan Karas (SBN 222402) stankaras@quinnemanuel.com QUINN EMANUEL URQUHART OLIVER & HEDGES 865 S. Figueroa Street, 10 th Floor Los Angeles, CA 90017-2543 Telephone: (213) 443-3000 Facsimile: (213) 443-3100	Douglas R. Young (SBN 073248) dyoung@fbm.com C. Brandon Wisoff (SBN 121930) bwisoff@fbm.com Anthony P. Schoenberg (SBN 203714) tschoenberg@fbm.com Morgan Jackson (SBN 250910) mjackson@fbm.com FARELLA BRAUN & MARTEL LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 Telephone: (415) 954-4400 Facsimile: (415) 954-4480 Attorneys for Defendants BLUEHIPPO FUNDING, LLC and BLUEHIPPO CAPITAL, LLC	
1415	Attorneys for Defendant GATEWAY, INC.		
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DIST	TRICT OF CALIFORNIA	
18	SAN FRANCISCO DIVISION		
19			
20	ROYLENE RAY, KELLY CANNON, KARLA HODGES and LAKETA	Case No. C-06-1807 JSW EMC	
21	COULTER et al., individually and on behalf of others similarly situated,,	FURTHER JOINT CASE MANAGEMENT CONFERENCE STATEMENT	
22	Plaintiffs,	REGARDING PROGRESS OF SETTLEMENT AND [PROPOSED]	
23	vs.	ORDER THEREON	
24	BLUEHIPPO FUNDING, LLC,		
25	BLUEHIPPO CAPITAL, LLC and GATEWAY, INC.,		
26	Defendants.	Trial Date: February 1, 2010	
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In a stipulated request, dated January 28, 2009, the parties (1) notified the Court of a class action settlement in principle that was reached the previous day with the assistance of Magistrate Judge Spero and (2) asked the Court to suspend certain deadlines and generally stay the action for thirty days to permit the settlement to be documented and submitted to the Court for preliminary class approval. The Court approved the stipulated order on January 29, 2009. The Court subsequently extended the stay by additional stipulated orders, dated March 3 and 20, 2009, and in the March 20 order gave the parties until March 31, 2009 to submit preliminary approval papers or a further case management conference statement.

The parties now have a final settlement agreement that has been fully documented and is being circulated for signatures. The parties request that the Court extend the stay for another week to April 7 to gather the signatures and to permit class counsel to submit preliminary approval papers to the Court. The parties further request that the anticipated preliminary approval motion be decided as promptly as the Court's schedule permits, and the parties ask permission to waive hearing on that motion or to attend a hearing on shortened time if the Court has any questions.

[Signatures on Next Page]

Case 3:06-cv-01807-JSW Document 259 Filed 03/31/09 Page 3 of 4

1	Dated: March 31, 2009.	Respectfully submitted,
2		BRAMSON, PLUTZIK, MAHLER &
3		BIRKHAEUSER, LLP
4		D /-/
5		By: /s/ Robert M. Bramson
6		David J. Marshall marshall@kmblegal.com
7		Debra S. Katz
8		katz@kmblegal.com KATZ, MARSHALL, BANKS, LLP 1718 Connecticut Ave., N.W., Sixth Floor
9		Washington, D.C. 20009 Telephone: (202) 299-1140
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11		Gary Peller peller@law.georgetown.edu
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14		Washington, D.C. 20001 Telephone: (202) 662-9122
15		Facsimile: (202) 662-
16		Attorneys for Plaintiffs
17	Dated: March 31, 2009.	FARELLA BRAUN & MARTEL LLP
18		
19		Bv: /s/
20		By: /s/ C. Brandon Wisoff
21		Attorneys for Defendants BLUEHIPPO FUNDING, LLC and
22		BLUEHIPPO CAPITAL, LLC
23		I hereby attest that I have received authority from the other counsel signatories to file this
24		document.
25	[Signatures Continued on Next Page]	
26	[g c	
27		
28		

Case 3:06-cv-01807-JSW Document 259 Filed 03/31/09 Page 4 of 4

1		UINN EMANUEL URQUHART OLIVER & HEDGES
2		
3	B	y:s/ Jeffrey D. McFarland
4		•
5		ttorneys for Defendant ATEWAY, INC.
6		
7	-[PROPOSED] ORDER ON CASE M.	
8	In accordance with the above Case Manager	nent Conference Statement and for good
9	cause shown, the stay of this litigation is continued	until April 7, 2009 to allow
10	the parties to submit a motion seeking preliminary a	approval of a proposed class action settlement.
11	The motion shall be submitted on the papers with no	•
12	practicable. Upon receipt of the submissions, the hearing may be necessary.	e Court will decide whether and when a
13	SO	ORDERED S DISTRICE
14	Dated, March 31 , 2009	Sign
15	Jef	fire White US ORDERED
16		IT IS SO ORDERED STATES OF THE SOLUTION OF THE
17		Z Judge Jeffrey S. White
18		Judge Jettrey 3.
19		
20		PRIV DISTRICT OF
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22		
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